## ARKANSAS COURT OF APPEALS

No. CA08-845

ERNEST GARCIA, BEVERLY GARCIA, and PATSY DURHAM,

**APPELLANTS** 

V.

ESTATE OF JAMES M. DUVALL,

**APPELLEE** 

Opinion Delivered 27 August 2008

APPEAL FROM THE YELL COUNTY CIRCUIT COURT, [NO. PR-2005-66]

THE HONORABLE TERRY M. SULLIVAN, JUDGE

MOTION TO DISMISS DENIED

## PER CURIAM

The motion for leave to file reply is granted. The motion to dismiss is denied. Neither party turned square corners in following the rules about designating the record. But in light of the single issue decided by the order appealed, and the appellant's precise statement of that issue and argument in its recently filed brief, the notices of appeal are not fatally deficient. Ark. R. App. P.—Civil 3(g). To eliminate any possible prejudice, appellee may file a certified supplemental record within thirty days. This record should be limited to matters essential to a full consideration of the issue argued by the appellant, and appellee should supplement the abstract and addendum accordingly. *Arkota Industries, Inc. v. Naekel*, 274 Ark. 173, 177, 623 S.W.2d 194, 196 (1981). Appellee's brief due October 10, 2008.